

IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, OHIO
JUVENILE DIVISION

IN THE MATTER OF:

Case No. 19-091841 DL



COMPLAINT

Complicity to Assault on a teacher
F-5

Count 1
Count 2

State of Ohio,
County of Delaware, ss:

The undersigned, Detective Jaison Kridler, after being first duly cautioned and sworn, says that he has knowledge of a certain child, [REDACTED], who appears to be a delinquent child as defined by Section 2152.02 of the Revised Code, in that on or about the 16th day of May, 2019, in Delaware County, Ohio, [REDACTED]

Count One Complicity to Assault on a Teacher: [REDACTED] did knowingly aid or abet another in committing the offense of Assault on a Teacher at Olentangy Hyatts Middle School, during school hours and on school property.

To wit: [REDACTED] aided and abetted other students in serving a crepe with semen to an Olentangy Hyatts Middle School teacher. He participated in a plan to contaminate the crepe with semen, and failed to thwart the action. Another student brought a plastic bag with semen into Hyatt's Middle School. Another student took the bag and dripped the semen on a crepe that he and his classmates prepared to serve to a teacher. [REDACTED] stood by and watched as the semen was put on the crepe, and provided cover to shield the action of the other student from teachers' view. The students prepared the crepe in a classroom, during a class activity, with the intention of serving the crepe with the semen to a teacher. After the semen was put on the crepe, it was served to a teacher who ate the crepe with the semen,

in violation of Section 2923.03(A)(2) and 2903.13(A) of the Ohio Revised Code and against the peace and dignity of the State of Ohio, a felony of the fifth degree.

Count Two Tampering with Evidence: [REDACTED] did knowing that an official proceeding or investigation is in progress, or is about to be or likely to be instituted did alter, conceal, or remove any record, document or thing, with purpose to impair its value or availability as evidence in such proceeding or investigation.

To wit: [REDACTED] deleted texted messages and video from his phone that would demonstrate his knowledge and participation in a criminal investigation.

in violation of Section 2921.12(A)(1) of the Ohio Revised Code and against the peace and dignity of the State of Ohio, a felony of the third degree.

FILED
DELAWARE COUNTY
JUVENILE COURT
DELAWARE, OHIO
2019 SEP -3 PM 1:58